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12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION	
13		
14	PETER TODD, an individual,	Case No.: 4:19-cv-01751-DMR
15	Plaintiff,	JOINT MOTION TO CONTINUE
16	VS.	INITIAL CASE MANAGEMENT CONFERENCE
17	SARAH MICHELLE REICHWEIN aka ISIS	CONFERENCE
18	AGORA LOVECRUFT, an individual,	
19	Defendant.	
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Pursuant to Local Rules 7 and 16-2(d), Plaintiff and Defendant jointly move for the 1 2 Initial Case Management Conference, now set for September 4, 2019, to be continued. The parties request this continuance because Defendant Lovecruft has filed an anti-SLAPP motion 3 with a hearing set for August 22, 2019. (See ECF No. 20.) As the outcome of this motion is 4 5 likely to effect the case schedule going forward, the parties believe a continuance of the Initial Case Management Conference—and other deadlines based on that date (see Order Setting 6 Initial Case Management Conference and ADR Deadlines ECF Nos. 5, 14)—will promote the 7 8 efficient use of resources and avoid unnecessary appearances and filings. The Initial Case Management Conference is now set for September 4, 2019, and the 9 joint case management conference statement is due on August 28, 2019. (See ECF No. 14.) The parties request that these dates be taken off calendar and that the Court set the date for a 11 new Initial Case Management Conference, should one be necessary, after the Court has 12 rendered a decision on the pending anti-SLAPP motion. The Court has previously continued 13 the Initial Case Management Conference at Plaintiff's request. (See ECF Nos. 13, 14.) The 14 currently requested change will not affect any other dates in the case, because the Court has not 15 yet entered a scheduling order. 16 17 Respectfully Submitted, 18 KWUN BHANSALI LAZARUS LLP 19 BEN ROSENFELD 20 Dated: August 6, 2019 By: s/ Nicholas A. Roethlisberger Nicholas A. Roethlisberger 21 Attorneys for Defendant 22 ISIS LOVECRUFT 23 24 KRONENBERGER ROSENFELD, LLP 25 Dated: <u>August 6, 2019</u> By: s/ Tomasz Barczyk Tomasz R. Barczyk 26 Attorneys for Plaintiff 27 PETER TODD 28

**ATTESTATION OF SIGNATURES** I, Nicholas Roethlisberger, hereby attest, pursuant to N.D.C.A. Civil Local Rule 5-1(i)(3), that I obtained concurrence in the e-signing of this document from each signatory hereto in addition to me. Dated: August 6, 2019 By: s/Nicholas A. Roethlisberger Nicholas A. Roethlisberger Attorneys for Defendant ISIS LOVECRUFT